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11	FREDERICK FORD		
12		Attorneys or Plaintiff and Counter-Defendant STARDOCK SYSTEMS, INC. and Counter-Defendant VALVE CORPORATION	
13		2020	
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION		
16	STARDOCK SYSTEMS, INC.,	Case No. 4:17-CV-07025-SBA	
17	Plaintiff,	CTIPLII ATION AND ODDED	
18	v.	STIPULATION AND ORDER REGARDING CLOSE OF WRITTEN FACT DISCOVERY	
19	PAUL REICHE III and ROBERT FREDERICK FORD,	THE DISCOVERT	
20	Defendants.	Complaint Filed: December 8, 2017 Trial Date: March 23, 2020	
21	Defendants.	That Date: March 23, 2020	
22	AND RELATED COUNTER-CLAIM.		
23		ı	
24	Plaintiff and Counter-Defendant Stardock Systems, Inc. ("Stardock") and Counter-		
25	Defendant Valve Corp. ("Valve") and Defendants and Counter-Claimants Paul Reiche III and		
26	Robert Frederick Ford (collectively, "Reiche/Ford") hereby jointly request and stipulate as		
27	follows:		
28			
	2635.000/1404835.1	Case No. 4:17-CV-07025-SBA (JCS)	
	CTIDLIL ATION AND ODDED DECARDING	C CLOSE OF WRITTEN FACT DISCOVERY	

STIPULATION AND ORDER REGARDING CLOSE OF WRITTEN FACT DISCOVERY

1	WHEREAS, Stardock and Reiche/Ford have engaged in direct settlement negotiations			
2	over the past two weeks and believe they are close to reaching agreement to settle this matter in its			
3	entirety.			
4	WHEREAS, the deadline for Stardock and Valve to respond to requests for admission and			
5	interrogatories from Defendants is currently May 24, 2019, and the deadline for Valve to respond			
6	to requests for production from Defendants is currently May 29, 2019.			
7	WHEREAS, the deadline for Reiche/Ford to respond to interrogatories, requests for			
8	admission, and requests for production from Stardock and Valve is currently May 29, 2019.			
9	WHEREAS, on February 14, 2019, the Court issued an Order setting the Close of Written			
10	Fact Discovery for May 29, 2019, such that all responses to written discovery are due by that date.			
11	WHEREAS, Stardock, Valve, and Reiche/Ford wish to delay the aforementioned			
12	deadlines to respond to discovery, and the May 29, 2019 Close of Written Fact Discovery, to June			
13	3, 2019, to give the parties sufficient time to finalize a settlement agreement if possible.			
14	STARDOCK, VALVE, AND REICHE/FORD HEREBY STIPULATE AS			
15	FOLLOWS:			
16	1. Stardock's, Valve's, and Reiche/Ford's deadlines to respond to the aforementioned			
17	discovery shall be moved from May 24 and 29, 2019, to June 3, 2019.			
18	2. The Close of Written Fact Discovery shall be moved from May 29 to June 3, 2019			
19	to accommodate the aforementioned extension of discovery deadlines and allow for continued			
20	settlement negotiations.			
21				
22	DATED: May 24, 2019 NIXON PEABODY LLP			
23				
24	By: /s/ Deanna R. Kunze			
25	Deanna R. Kunze			
26	Attorneys for Plaintiff and Counter-Defendant STARDOCK SYSTEMS, INC. and Counter-			
27	Defendant VALVE CORPORATION			
28	2635.000/1404835.1 2 Case No. 4:17-CV-07025-SBA (JCS)			
	STIPULATION AND ORDER REGARDING CLOSE OF WRITTEN FACT DISCOVERY			

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1	DATED: May 24, 2019	BARTKO ZANKEL BUNZEL & MILLER A Professional Law Corporation		
2			•	
3		By:	/s/ Stephen C. Steinberg	
4		_ ;	Stephen C. Steinberg	
5			Attorneys for Defendants and Counter-Claimants PAUL REICHE III and ROBERT FREDERICK FORD	
7			TOND	
8				
9	<u>ORDER</u>			
10	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
11			1 00.	
12		,	Saundra B armstrong	
13	DATED: May 28, 2019		ON. SAUNDRA BROWN ARMSTRONG  NITED STATES DISTRICT JUDGE	
14		O	MILD SIMILS DISTRICT JODGE	
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28	2635.000/1404835.1		3 Case No. 4:17-CV-07025-SBA (JCS)	
	STIPULATION AND ORDER REC	ⅎ̀ARDI	NG CLOSE OF WRITTEN FACT DISCOVERY	

**FILER'S ATTESTATION** I, Stephen C. Steinberg, am the ECF User whose ID and password are being used to file this STIPULATION AND [PROPOSED] ORDER REGARDING CLOSE OF WRITTEN FACT DISCOVERY. Concurrence in and authorization of the filing of this document has been obtained from Deanna R. Kunze, counsel for Stardock and Valve, and I shall maintain records to support this concurrence for subsequent production for the Court if so ordered or for inspection upon request by a party. DATED: May 24, 2019 BARTKO ZANKEL BUNZEL & MILLER A Professional Law Corporation /s/ Stephen C. Steinberg By: Stephen C. Steinberg Attorneys for Reiche and Ford 2635.000/1404835.1